

WO

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA**

LNS Enterprises LLC, et al.,

No. CV-19-05221-PHX-SMB

Plaintiffs,

ORDER

V.

Continental Motors Incorporated, et al.,

Defendants.

Pending before the Court is Plaintiffs' Motion to Retain Supplemental Jurisdiction. (Doc. 98.) The remaining Defendants, Falcon Executive Aviation, Inc., Chandler Aviation Services, Inc., and Lone Mountain Aviation, Inc., filed a Joint Response and Notice of Non-Opposition to Plaintiffs' Motion to Retain Supplemental Jurisdiction. (Doc. 99.) After the Plaintiffs and Defendants filed these respective pleadings, the Court issued its order granting final judgement under rule 54(b) to several other defendants in the case. (Doc. 100.) It appears that after this order was issued resolving the case against some parties, the case was erroneously terminated as to all remaining parties on September 1, 2020. (*Id.*) As such the parties never received a ruling on the remand or retention of their remaining claims.

Having considered the Plaintiff’s motion and noted the acquiescence of all parties the Court agrees that the “the values of judicial economy, convenience, fairness, and comity” warrant exercising its discretion to retain the case. *See City of Chicago v. Int’l Coll. of Surgeons*, 552 U.S. 156, 173 (1997). As such, Plaintiff’s remaining claims against

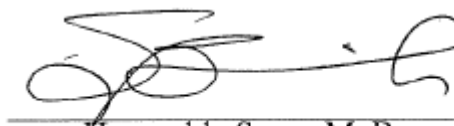
1 Defendants Falcon Executive Aviation, Inc., Chandler Aviation Services, Inc., and Lone
2 Mountain Aviation, Inc. will be retained.

3 Accordingly,

4 **IT IS ORDERED** directing the Clerk of Court to vacate the previous termination
5 of this case.

6 **IT IS FURTHER ORDERED** that Plaintiff's Motion to Retain Supplemental
7 Jurisdiction (Doc. 98) is granted.

8 Dated this 19th day of April, 2021.

9
10 
11 Honorable Susan M. Brnovich
12 United States District Judge

13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28